CLERK'S OFFICE U.S. DIST. COURT

IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF VIRGINIA ROANOKE DIVISION

JAN - 7 2015

JULIA C, PHOLEY, CLERK

CHRISTOPHER E. PRYOR, Plaintiff,)	Civil Action No. 7:14-cv-00596 EPUTY CLERY
v.)	MEMORANDUM OPINION
MIDDLE RIVER REGIONAL)	
JAIL, et al.,)	By: Hon. Jackson L. Kiser
Defendants.)	Senior United States District Judge

Christopher E. Pryor, a Virginia inmate proceeding <u>prose</u>, filed a Complaint, pursuant to 42 U.S.C. § 1983, naming the Middle River Regional Jail ("Jail") and its doctor, Dr. Quinones, as defendants. This matter is before me for screening, pursuant to 28 U.S.C. § 1915A. After reviewing Plaintiff's submissions, I dismiss any claims against the Jail without prejudice.

I must dismiss claims alleged against the Jail because the Jail is not amenable to suit via § 1983. See West v. Atkins, 487 U.S. 42, 48 (1988) (recognizing a § 1983 claim must allege the violation of a federal right by a person acting under color of state law); Preval v. Reno, 57 F. Supp. 2d 307, 310 (E.D. Va. 1999) ("[T]he Piedmont Regional Jail is not a "person," and therefore not amenable to suit under 42 U.S.C. § 1983."), aff'd in part and rev'd in part, 203 F.3d 821 (4th Cir. 2000), reported in full-text format at 2000 U.S. App. LEXIS 465, at *3, 2000 WL 20591, at *1 ("The court also properly determined that the Piedmont Regional Jail is not a 'person' and is therefore not amenable to suit under § 1983[.]"). Accordingly, I dismiss any claims against the Jail without prejudice. Plaintiff's deliberate indifference claim, as described in the Complaint and administrative grievances (ECF No. 2), against Dr. Quinones remains pending before the court.

ENTER: This day of January, 2015.

Senior United States District Judge